

U.S. Department of Justice

United States Attorney Eastern District of New York

MW/SK F. #2015R01313

271 Cadman Plaza East Brooklyn, New York 11201

April 22, 2016

SENSITIVE DISCOVERY MATERIALS

By FedEx and ECF

Susan G. Kellman 25 Eighth Avenue Brooklyn, NY 11217 718-783-8200 718-783-8226 (fax) sgk@kellmanesq.com

Re: United States v. Ali Saleh

Criminal Docket No. 15-517 (WFK)

Dear Ms. Kellman:

Enclosed with this letter is a disc containing discovery in the above-referenced matter. Certain of the enclosed materials are provided pursuant to the Protective Order Pertaining to Unclassified Information entered by the Court on November 16, 2015 (the "Order"). Materials designated SENSITIVE DISCOVERY MATERIALS must be handled as provided in the Order. The government also requests reciprocal discovery from the defendant.

The following materials are contained on the enclosed disc:

Item	Bates Number/Identifier
New York Department of Motor Vehicle Record	000017620
TSA Suspicious Incident Report	SENSITIVE DISCOVERY MATERIALS 000017621 - 000017622
Travel Records	000017623 - 000017631
Educational Record	000017632

Verizon IP address records	SENSITIVE DISCOVERY MATERIALS
	000017633
Twitter Records	SENSITIVE DISCOVERY MATERIALS
	000017634 - 000017642
Facebook Records	SENSITIVE DISCOVERY MATERIALS
	000017643 - 000017654
YouTube Records	SENSITIVE DISCOVERY MATERIALS
	000017655
Affidavits in support of applications for search	SENSITIVE DISCOVERY MATERIALS
warrants	000017656 - 000017844

Very truly yours,

ROBERT L. CAPERS United States Attorney

By: /s/ Melody Wells

Melody Wells

Saritha Komatireddy Assistant U.S. Attorneys (718) 254-6422/6054

Enclosures

cc: Clerk of the Court (WFK) (by ECF) (without enclosures)